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EXHIBIT A

In the Matter Of:

In re: Daniel's Law Compliance Litigation

MATTHEW WILLIAM ADKISSON

July 30, 2024

30(b)(6), Confidential



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A. Sorry. Could you repeat the question.
Q. Sure. The assignors in this case share
in the recovery of any settlement or judgment
related to an action to enforce the Daniel's Law
rights; correct?
A. When you refer to this case, we have
many different lawsuits, but in general our terms
of service with a covered person in an instance
like you are referring to, I think, would govern a
contractual relationship that we have with them
such that after the assignment was made, to the
extent we collected a damage award, we would remit
part of that award to the covered person.
Q. Okay. And that would be 65 percent of
any net recovery, correct, under your service
terms?
A. I believe that's correct, yes.
Q. Okay. And in terms of funding, paying
counsel, because it's a net 65 percent, the
assignors are paying the legal fees; correct?
A. I would not agree with that, no.
Q. Okay. Why don't you agree with that?
A. You are asking me if the assignors are
paying the legal fees?



1	A. That's not correct.
2	Q. Okay. Who is paying the legal fees?
3	A. My understanding of the flow of legal
4	fees is that some of the fees might be paid by
5	Atlas, other legal fees would and I'm not a
6	lawyer here, so I am speaking to it as a lay
7	person. Other legal fees would be included in a
8	contingency-type arrangement where if there were
9	successful financial recovery in a case, the firms
10	participating on that case would be eligible for
11	mechanisms by which to recoup some of their
12	expenditures and fees.
13	Q. Any other understanding with regard to
14	legal fees?
15	A. I'm not sure what you mean by legal
16	fees. It could be an expansive definition in the
17	legal world, so you as a lawyer I'm not I'm
18	not maybe it would help if you could define
19	exactly everything that would be encompassed
20	within legal fees.
21	Q. Well, you said some fees are paid by
22	Atlas, correct, that was your testimony?
23	A. Yes.
24	Q. Okay. What legal fees are paid by
25	Atlas?



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1 by covered persons to pursue legal action either 2 individually, collectively or as class members? 3 Α. So if you are asking does Atlas get 4 involved in discussions by covered persons who 5 wish to take their own action of whatever type 6 might be available to them? Generally speaking, 7 no, that's not something that we would consider 8 part of our ordinary course of activities. 9 Does Atlas have any preference as to whether covered persons proceeding under little 10 11 (i) participate individually, collectively or as 12 class members in legal actions? 13 MR. LEE: Outside the scope. 14 Our primary objective, as I mentioned, 15 is to see that the promises of Daniel's Law are 16 manifest in the real world and that these 17 individuals who are at risk and in many cases have 18 gone through, as I have -- as I have referred to a 19 few times, pretty serious incidents of threats, 20 violence, death threats, swatting, things like 21 this, that they have the tools available to them 22 that the legislature made available to them that 23 they can use to protect themselves and their 24 families. That's one of the first principles that we go back to. So with our -- with that as the 25



1	north star, wanting to make Daniel's Law work,
2	make it effective, help people protect themselves,
3	downstream of that the answer to your question
4	would be no, I don't think we have any particular
5	preference as to how that is achieved as long as
6	it is achieved and that that ultimately becomes
7	the end state, that there is a law that's followed
8	and complied with and respected and that these
9	individuals can benefit from the privacy,
10	security, safety protections that followed the
11	murder of the judge's son.
12	Q. Is it fair to say then, sir, that
13	ultimately the decision how to proceed under this
14	section is up to each individual covered person,
15	in your view?
16	MR. LEE: Before or after assignment?
17	Q. In this particular section, little (i),
18	the non-assigned.
19	A. So you are asking me sorry. Would
20	you mind restating that.
21	Q. Sure. Is it fair to say that persons
22	preceding under this little (i) section, it's
23	ultimately up to each one of those individual
24	covered persons whether they want to pursue action
25	individually, collectively or in a class?



1	Q. I was going to ask you if it was in the
2	ballpark. Okay.
3	Why were all of those ballpark 19,000
4	assigned claims included in my lawsuit, why didn't
5	you pick a smaller number, for example, to
6	aggregate?
7	MR. LEE: Calls for a legal conclusion.
8	Calls for speculation. Outside the scope.
9	A. Our goal is to effectuate compliance
10	with the law. I don't know why we would
11	selectively have chosen a smaller number of
12	individuals who to send assignment
13	confirmations to. Our goal is to make the law
14	work and make it effective, and the litigation
15	reflects that and you see that there is uniformity
16	across the different cases that we filed.
17	Q. But Atlas has the discretion, to use
18	the words in your terms of service, to make that
19	determination as to how many claims to aggregate;
20	correct?
21	A. You keep using the word "aggregation."
22	I
23	Q. You used the word.
24	MR. LEE: Excuse me. Come on. You are
25	a professional. Please let the witness



1	answer and then you can ask whatever you
2	want.
3	A. You keep using the word "aggregation."
4	I might use it in response to you. I'm not sure
5	how you are using it in each case what it means to
6	you as a lawyer, so I am using it in that lay
7	definition of what you might find in Webster's
8	Dictionary on the first line, just, you know, sort
9	of bundling something up, so I just want to point
10	that out. Would you mind asking the question
11	again.
12	Q. Sure. I just wanted to know if Atlas
13	has the discretion to make that determination.
14	A. Well, we decide it's our
15	responsibility to send assignment confirmations,
16	and so ultimately we are the ones who decide who
17	to send them to and how many to send.
18	Q. And you could have decided any number
19	up from 1 to all 19 some-odd thousand; correct?
20	A. Again, our goal is to maximize
21	compliance under the law and I don't know how
22	it's not clear to me how selectively prosecuting
23	or selectively taking a smaller group of folks
24	would have achieved that. If you are asking in
25	your specific case and I don't this is not



1	directed at you, but personally obviously, but
2	The Lifetime Value Companies is an egregious
3	disclosure discloser of our covered persons'
4	personal information, they continue to disclose
5	information even today of covered persons, and so
6	they are a good example of why we felt the need to
7	do everything we could to increase the chances
8	that compliance would be achieved and the law
9	would be respected, and to me including more
10	including, you know, more more in that action
11	is more effective than including less, so that's
12	how I would look at that.
13	Q. Did Atlas consider filing separate
14	civil actions for each covered person whose claims
15	it says was assigned to Atlas?
16	MR. LEE: Improper hypothetical.
17	Hold on.
18	Improper hypothetical. Calls for
19	speculation. Calls for a legal conclusion.
20	Litigation strategy.
21	A. I think it would go into areas of
22	privileged discussions that we might or might not
23	have had with counsel that would be privileged.
24	Q. Let me ask you this: Under your terms
25	of service, Atlas could have pursued each assigned



1	facts and circumstances at issue in any particular
2	case.
3	Q. By the way, if a particular lawsuit,
4	let's just say the one against my client, were not
5	to be able to be resolved, goes all the way to
6	trial, does Atlas expect to have 19,000 some-odd
7	separate trials against Lifetime Value or just one
8	trial?
9	MR. LEE: Calls for a legal conclusion.
10	Speculation. Lack of foundation. Outside
11	the scope.
12	A. I'm not a lawyer. I can't speak to
13	litigation strategy. I wouldn't be able to answer
14	that question. I can tell you on a personal level
15	I hope we don't have to go to court 19,000 times,
16	but I can't answer that question.
17	Q. Is Atlas' preference to go to trial one
18	time, if necessary?
19	A. As I've said, our preference is to
20	is to get folks to follow the law, to hopefully,
21	among other things, help data brokers, some of the
22	clients you all represent, understand the very
23	real threats that these individuals face, the need
24	to, again, follow the law, which is the law of the
25	land, but the need to follow the law and protect



1	these individuals, help them, you know, honor
2	their rights, honor their requests, and that being
3	our one of our guiding principles, downstream
4	of that we defer to obviously we have great
5	outside counsel that we engage with discussions,
6	we engage with them on discussions of litigation
7	strategy, but I can tell you that the outcome
8	Atlas' desired outcome is simply to get to
9	achieve compliance with law, to get data brokers
10	and other companies to follow the law and to
11	respect the law.
12	Q. Why does Atlas use assignment
13	confirmations to trigger assignments rather than
14	simply tell covered persons that they can ask for
15	an assignment at the time of their choosing?
16	A. The mechanism by which assignment
17	confirmations are provided is laid out in the
18	terms of service what is this Exhibit 4 in
19	front of me, and this document my understanding
20	is this document governs the contractual
21	relationship that we have with those covered
22	persons who sign up for our services and then
23	utilize those services, and this this terms of
24	service provides for us to send an assignment
25	confirmation, and upon the sending of that



1	assignment confirmation, for that claim to be
2	assigned.
3	Q. I understand that. I am just asking
4	you why you chose that method as opposed to a
5	different method where the covered person could
6	just decide themselves to assign the claim to you?
7	MR. LEE: Objection. Improper
8	hypothetical. Vague. I don't understand the
9	question.
10	A. I'm not sure I entirely do either.
11	Again, generally speaking, our goal is
12	compliance to encourage compliance with the
13	law. Specifically we get into discussions we
14	might have had around litigation strategy, I'm not
15	sure, but those areas would be privileged.
16	Q. If your goal is to ensure compliance
17	with the law, do you think the covered persons
18	share those goals?
19	MR. LEE: Calls for speculation.
20	Answer if you can.
21	A. I can't speak for all covered persons,
22	but I can tell you having spent many hundreds and
23	hundreds of hours with these some of these
24	individuals in New Jersey, as I mentioned earlier,
25	often in the context of very serious threats that



1	Q. You were asked some questions about
2	your former co-founders of Atlas. Do you remember
3	that?
4	A. I remember being asked about them, yes.
5	Q. Are you aware of any discussions with
6	them by you or anyone at Atlas about subject
7	matter jurisdiction or CAFA before these lawsuits
8	were filed?
9	MR. KIMREY: Objection. Vague.
10	A. We never discussed subject matter
11	jurisdiction or CAFA. I'm not aware of them
12	having those conversations with anyone else.
13	Q. You were asked some questions about
14	Atlas members. Do you remember those questions?
15	A. As a topic, yes.
16	Q. Are you aware of any discussions with
17	them by you or anyone at Atlas about subject
18	matter jurisdiction or CAFA before these lawsuits
19	were filed?
20	MR. KIMREY: Objection. Vague.
21	A. No, I am not.
22	Q. You were asked questions about the PBA
23	Local 105 and the State Troopers Fraternal
24	Association. Do you remember that?
25	A. I do.



1	
1	Q. Are you aware of any discussions with
2	them by you or anyone at Atlas about subject
3	matter jurisdiction or CAFA before these lawsuits
4	were filed?
5	MR. KIMREY: Objection. Vague.
6	A. No, I am not.
7	Q. You were asked questions about
8	co-founders or other partners of other companies
9	you have been a part of. Do you remember those
10	questions?
11	A. I do.
12	Q. Are you aware of any discussions with
13	them by you or anyone at Atlas about subject
14	matter jurisdiction or CAFA before these lawsuits
15	were filed?
16	MR. KIMREY: Same objection.
17	A. No.
18	Q. You were asked questions about
19	employees or partners of Atlas. Do you remember
20	those questions?
21	A. I do.
22	Q. Are you aware of any discussions with
23	them by you or anyone at Atlas about subject
24	matter jurisdiction or CAFA before these lawsuits
25	were filed?



1	MR. KIMREY: Objection. Vague.
2	A. No, I am not.
3	Q. Prior to the lawsuits being filed, did
4	you know what subject matter jurisdiction is?
5	A. I did not.
6	Q. Prior to the lawsuits being filed, did
7	you know what CAFA is?
8	A. I did not.
9	Q. Does Atlas care whether these cases,
10	the 142 cases that we have been talking about, are
11	in New Jersey federal court or state court?
12	A. We do not.
13	Q. And can you tell us, just in closing,
14	what does Atlas do?
15	A. Someone had asked this question
16	earlier, I forget who it was, and I think in my
17	request for clarification they asked
18	MR. KIMREY: Objection. Calls for a
19	narrative. Beyond the scope.
20	A what Atlas meant to me when it was
21	incorporated, and I can tell you what Atlas means
22	to me now. In two words I would say public
23	service. I was asked about my personal
24	background. My family's background is one of
25	public service to the country. Both of my



1	CERTIFICATE
2	
3	STATE OF NEW YORK)
4) ss.:
5	COUNTY OF NASSAU)
6	
7	I, KRISTIN KOCH, a Notary Public
8	within and for the State of New York, do
9	hereby certify:
10	That MATTHEW WILLIAM ADKISSON, the
11	witness whose deposition is hereinbefore
12	set forth, was duly sworn by me and that
13	such deposition is a true record of the
14	testimony given by such witness.
15	I further certify that I am not
16	related to any of the parties to this
17	action by blood or marriage; and that I am
18	in no way interested in the outcome of this
19	matter.
20	IN WITNESS WHEREOF, I have hereunto
21	set my hand this 5th day of August, 2024.
22	1
23	Variation Val
24	axwww.asper
25	KRISTIN KOCH, RPR, RMR, CRR

